## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

| FRANK MENSAH,                           | )                  |
|---|--------------------|
| Plaintiff,                              | ) ORDER            |
| vs.                                     | )<br>)<br>8:03CV80 |
| RENT-A-CENTER, INC.,                    | )                  |
| Defendant.                              | )                  |
| TAJI GLASS,<br>JOHN DOES and JANE DOES, | )                  |
| Plaintiffs,                             | ) 8:04CV199        |
| vs.                                     | )                  |
| RENT A CENTER,                          | )                  |
| Defendant.                              | )                  |

This matter is before the court on the Joint Motion to Quash or for Protective Order (Filing No. 118 in case No. 8:03CV80) by plaintiff Frank Mensah, attorneys Dan Welch and Dan Allen, and the Welch Law Firm, P.C. Based upon a telephone conference with all counsel on the joint motion, and after hearing all arguments, the court finds the joint motion should be denied because any attorney-client privilege was waived by Frank Mensah during his deposition. Further, Frank Mensah listed attorney Paul Allen as a witness thereby subjecting Paul Allen to being deposed by defendant. Accordingly both attorneys, Welch and Allen, may testify under the Code of Professional Responsibility.

Upon consideration,

## IT IS ORDERED:

The Joint Motion to Quash or for Protective Order (Filing No. 118 in case No. 8:03CV80) by plaintiff Frank Mensah, attorneys Dan Welch and Dan Allen, and the Welch Law Firm, P.C. is denied.

DATED this 24th day of August, 2005.

BY THE COURT:

s/Thomas D. Thalken United States Magistrate Judge